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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/031,795		04/02/2002	Takashi Hayama	2002-0054A	1703
513	7590	04/08/2004		EXAMINER	
		ND & PONACK, L.	HABTE, KAHSAY		
2033 K STREET N. W. SUITE 800 WASHINGTON, DC 20006-1021				ART UNIT	PAPER NUMBER
				1624	

DATE MAILED: 04/08/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/031,795	HAYAMA ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Kahsay Habte, Ph. D.	1624				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	ne correspondence address				
THE - Exte after - If the - If NO - Failt Any	MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.1 r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period vure to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply by within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS to cause the application to become ABAND	be timely filed) days will be considered timely, from the mailing date of this communication, ONED (35 U.S.C. § 133).				
Status							
1) 🛛	Responsive to communication(s) filed on 24 M	larch 2004.					
,—	• • • • • • • • • • • • • • • • • • • •	action is non-final.					
3)	•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)🖂	Claim(s) 11-20 is/are pending in the application	n.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>11-13 and 16-20</u> is/are rejected.						
7)🖂	Claim(s) <u>14 and 15</u> is/are objected to.						
8)□	Claim(s) are subject to restriction and/or	r election requirement.					
Applicat	ion Papers						
9)	The specification is objected to by the Examine	r.					
<i>,</i> —	The drawing(s) filed on is/are: a) acce		ne Examiner.				
,	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correct		, .				
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Off	ice Action or form PTO-152.				
Priority ι	under 35 U.S.C. § 119						
<u>-</u>	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. & 119	3(a)-(d) or (f)				
· ·	⊠ All b) ☐ Some * c) ☐ None of:	priority dridor do d.c.d. § 110	(d) (d) or (i).				
۵,	1. ☐ Certified copies of the priority documents	s have been received.					
	2. Certified copies of the priority documents		eation No				
	3. Copies of the certified copies of the prior	* *					
	application from the International Bureau						
* 8	See the attached detailed Office action for a list		ived.				
Attachmen	nt(s)						
	ce of References Cited (PTO-892)	4) Interview Summ	ary (PTO-413)				
2) 🔲 Notic	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mai	I Date				
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	· —	al Patent Application (PTO-152)				
Pape	er No(s)/Mail Date <u>3/24/2004</u> .	6)					

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DETAILED ACTION

1. Claims 11-20 are pending.

Objection

2. Claims 14-15 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Applicants also have to delete non-elected subject matter from said claims to overcome the objection.

Non-elected Invention

3. The claims are drawn to multiple inventions for reasons set forth in the restriction requirement. The claims are examined only to the extent that they read on the elected invention. Cancellation of the non-elected subject matter is recommended in response to this Office Action. It is required that applicants limit their invention to Group II (X, Z, R1, R2 and/or taken together form a 1,3-oxazine ring). This can be done by actually fusing the1,3-oxazine ring (as shown on page 10) to the existing bicyclic ring to make it tricyclic. Note that X = N and Z = C for 1,3-oxazines. Review of the all definitions of R^1 , R^2 and R^3 in the claims are also required. For example, R^1 is no permitted since X = N.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 11-13 and 16-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention:

- a. In claim 11 (page 7), the letters "a" and "z" are overlapped in the term pyrazinyl group.
- b. In claim 13 (line 1), the phrase "the group comprising a pyridyl group and a pyrazolyl group" is an open-ended language. It is recommended that applicants delete "the group comprising" from the claim.
- c. In claim 13 (page 20), the word "and" in the chemical structure overlaps with the word "carbon".
- d. In claim 16 (page 41), the phrase " R_2 and R_3,or are together furthermore with Z to which they bind to form oxo (keto, or carbonyl) group" is not clear. There are 2 problems. (1) Since Z = C according the restriction requirement, oxo (=0) substituent is not permitted, since Z is a monovalent when the 1,3-oxazine is fused. Carbon only can

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make 4 bonds. (2) The keto (=CO) and carbonyl groups (CO) as substituent are not the same as oxo (=O).

- e. Regarding claim 18, the phrase "including" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. See MPEP § 2173.05(d).
- f. In claim 18 (page 47), the phrase "as stated above]" is a typo. It should read as "as stated above".
- g. In claim 18 (page 47), the phrase "formula = have" is not clear. What is formula =? Is this a typo?

Sequence Listing

5. Applicants' amendment filed 6/27/2003 fails to comply with the sequence requirements set forth in 37 CFR 1.821, which requires a statement that the content of the paper and computer readable forms of the sequence listing are the same and, where applicable, include no new matter as required by 37 C.F.R. 1.821(e) or 1.821(f) or 1.821(g) or 1.821(b) or 1.825(d).

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kahsay Habte, Ph. D. whose telephone number is (571) 272-0667. The examiner can normally be reached on M-F (9.00AM- 5:30PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mukund Shah can be reached on (571) 272-0674. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1235.

Kahsay Habte, Ph. D.

Examiner
Art Unit 1624

Mukund J. Shah Supervisory Patent Examiner Art Unit 1624

KH April 7, 2004